

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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09/55/.149 04/25/00 SERIAL NUMBER FILING DATE	YOHANAMED APPLICANT	SATTORNEY DOCKED DE	
STERNE KESSLER GOLDSTEI	TM0270327		
	i	SAXAGINER	
1100 NEW YORK AVENUE NW WASHINGTON DC 20005-393	l 14		
		ART UN#173 PAPER NUMBER	
		16 02-79.	
		DATE MAILED:	

Below is a communication from the EXAMINER in charge of this application

COMMISSIONER OF PATENTS AND TRADEMARKS

THE PERIOD FOR RESPONSE:

ADVISORY ACTION

/ a) □	is extended to run	or continues to run	from the date of the final reje	ection			
	expires three months from	om the date of the final rejection or as of t	he mailing date of this Advisory Action, which ter than six months from the date of the fina	hever is later. In no			
	The date on which the repurposes of determining	esponse, the petition, and the fee have by the period of extension and the correspo	37 CFR 1.136(a), the proposed response ar een filed is the date of the response and als ending amount of the fee. Any extension fee d statutory period for response or as set fort	o the date for the pursuant to 37 CFR			
☐ A	ppellant's Brief is due in a	ccordance with 37 CFR 1.192(a).					
☐ Ap	pplicant's response to the place the application in c	final rejection, filedh ondition for allowance:	nas been considered with the following effect	, but it is not deemed			
1.	The proposed amendme	nts to the claim and /or specification will r	not be entered and the final rejection stands	because:			
	a. There is no convir presented.	ncing showing under 37 CFR 1.116(b) wh	y the proposed amendment is necessary and	d was not earlier			
	b. They raise new issues that would require further consideration and/or search. (See Note).						
	c. They raise the iss	ue of new matter. (See Note).					
	d. They are not dee appeal.	med to place the application in better form	n for appeal by materially reducing or simplif	ying the issues for			
	e. They present add	litional claims without cancelling a corresp	onding number of finally rejected claims.				
	NOTE:						
	NOTE						
2.	Newly proposed or ame	unded claims would b	e allowed if submitted in a separately filed a	mendment cancelling			
3.	Upon the filing an appeal, the proposed amendment in will be entered in will not be entered and the status of the claims will be as follows:						
	Claims allowed:	·					
	Claims objected to:						
	However:						
		e has overcome the following rejection(s):					
4.	The affidavit, exhibit or r	equest for reconsideration has been cons	idered but does not overcome the rejection	pecause			
5.	The affidavit or exhibit war presented.	Il not be considered because applicant ha	is not shown good and sufficent reasons wh	it was not earlier			
☐ The	proposed drawing correc	tion 🔲 has 🔲 has not been approve	ed by the examiner.				
X Oth	ier Termini	1 Disclaimen allevi	toc all Aller Alle Dit	entine comm			
,	However	new out her her	tes the double path found sine the las	· · · · · ·			
	W.24 -	hich some claims are	not allowable the 193	Jeanch &			
PTOL-30	3 (REV. 5-89)	IA . C I MALL TILL	Finality 1	J removed,			